Remarks

In view of the above amendments and the following remarks, reconsideration and further examination are requested.

Claims 1, 7, 9-13, 17, 22 and 25-29 have been rejected under 35 U.S.C. §103(a) as being unpatentable over Strandwitz (US 6,522,352) in view of Raskin (US 3,668,526) and Ichino (US 5,440,351). Claims 2, 3, 8, 14, 15 and 23 have been rejected under 35 U.S.C. §103(a) as being unpatentable over Strandwitz in view of Raskin and Ichino and further in view of Rostoker (US 5,793,416).

Claims 1, 9, 13 and 25 have been amended so as to further distinguish the present invention over the references relied upon in the rejections. These amendments are supported at least at page 12, line 25 - page 15, line 7 of the original specification. It is submitted that the above-mentioned rejections are inapplicable to the amended claims for the following reasons.

Claim 1 is patentable over the combination of Strandwitz, Raskin and Ichino, since claim 1 recites, in part, a transmitter for transmitting at least one of a moving image and an audio signal to a communication terminal including an image display unit, the transmitter being capable of having the communication terminal detachably installed thereon. The combination of Strandwitz, Raskin and Ichino fails to disclose or suggest the transmitter as recited in claim 1.

Strandwitz discloses a system having a number of wireless devices. The wireless devices include a video camera 100, a wireless monitor 403, a laptop computer 404, a remote control device 405 and a printer 406. Each of the wireless devices 100 and 403-406 can include a transceiver 100, a processor 110, a manual input 120, a camera 130, a video monitor 140, a speaker 150, a microphone 160, and a network gateway 170. (See column 2, line 31 - column 3, line 50; column 6, lines 48-59; and Figures 2 and 4).

The rejection indicates that any of the wireless devices 100 and 403-406 can correspond to the claimed transmitter and any other of the wireless devices 100 and 403-406 can correspond to the claimed communication terminal. However, it is apparent from Figure 4 and the descriptions of the wireless devices 100 and 403-406 in Strandwitz that none of the wireless devices 100 and 403-406 is capable of having another of the wireless devices 100 and 403-406 detachably installed thereon. Therefore, Strandwitz necessarily fails to disclose or suggest this feature of claim 1. As a result,

Raskin or Ichino must disclose or suggest this feature in order for the combination of Strandwitz, Raskin and Ichino to render claim 1 obvious.

Raskin discloses a system in which signals can be sent between an antenna 11 of a police station 10 and an antenna 13 of a police vehicle 12. The police vehicle 12 also has a transceiver 25, an outside speaker 14, a siren 15, revolving top lights 16, spotlights 17 and a second antenna 18. The second antenna 18 is used for communication with a remote transmitter 21 having an antenna 22 that can be carried by a police officer 20. The remote transmitter 21 includes a microphone 34, a pushto-talk switch 35 and a frequency select switch 36. (See column 2, line 30 - column 4, line 71 and Figures 1 and 2). However, Raskin fails to disclose or suggest the transmitter being capable of having the communication terminal including the image display detachably installed thereon as recited in claim 1.

Ichino discloses a television that contains a circuit which is capable of automatically comparing the strength of a FM simulcast signal with the strength of a television audio signal and selecting the stronger of the two signals for output without user intervention. (See column 2, lines 10-38). However, it is apparent that Ichino also fails to disclose or suggest the transmitter being capable of having the communication terminal including the image display detachably installed thereon as recited in claim 1. As a result, the combination of Strandwitz, Raskin and Ichino fails to disclose or suggest the present invention as recited in claim 1.

In section 3 of the Office Action, Rostoker is relied upon as disclosing a wireless system for communicating video, audio and data signals over a narrow bandwidth. However, Rostoker fails to disclose or suggest the above-discussed distinguishing feature of claim 1.

As for claims 9, 13 and 25, these claims are patentable over the references relied upon in the rejections for reasons similar to those set forth above in support of claim 1. That is, claims 9, 13 and 25 recite, in part, (1) a portable display terminal adapted to be detachably installed onto a communication terminal, (2) a portable display terminal adapted to be detachably installed onto a transmitter, and (3) a portable display terminal adapted to be detachably installed onto a transmitter, respectively, which features are not disclosed or suggested by the references.

Because of the above-mentioned distinctions, it is believed clear that claims 1-3, 7-15, 17 and 22, 23 and 25-29 are allowable over the references relied upon in the rejections. Furthermore, it is

submitted that the distinctions are such that a person having ordinary skill in the art at the time of invention would not have been motivated to make any combination of the references of record in such a manner as to result in, or otherwise render obvious, the present invention as recited in claims 1-3, 7-15, 17 and 22, 23 and 25-29. Therefore, it is submitted that claims 1-3, 7-15, 17 and 22, 23 and 25-29 are clearly allowable over the prior art of record.

In view of the above amendments and remarks, it is submitted that the present application is now in condition for allowance. The Examiner is invited to contact the undersigned by telephone if it is felt that there are issues remaining which must be resolved before allowance of the application.

Respectfully submitted,

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